H.B. 373 3rd Sub. (Cherry)

Senator Ann Millner proposes the following substitute bill:

	STUDENT SUPPORT AMENDMENTS
	2019 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Steve Eliason
	Senate Sponsor: Ann Millner
Cosponso	rs: Mike Winder
Karen Kw	van
LONG T	ITLE
General l	Description:
Tł	nis bill amends provisions related to student support and health services.
Highlight	ted Provisions:
Tł	nis bill:
•	defines terms;
•	changes the name of the School Safety and Crisis Line to the SafeUT Crisis Line;
•	amends provisions related to the SafeUT Crisis Line and the SafeUT and School
Safety Co	mmission, including provisions related to the University Neuropsychiatric
Institute c	harging a fee for the use of the SafeUT Crisis Line;
•	repeals a grant program related to the SafeUT Crisis Line;
•	amends provisions related to mobile crisis outreach teams;
•	authorizes the State Board of Education (board) to distribute money to local
education	agencies (LEAs) for personnel who provide school-based mental health
caucation	
support;	



25	enacts requirements on LEAs to receive money;
26	 requires the board to make rules related to money for the personnel;
27	 requires the Division of Substance Abuse and Mental Health to coordinate and
28	make recommendations with the board and the Department of Health related to
29	Medicaid reimbursement for school-based health services;
30	 enacts other provisions related to student mental health support; and
31	 makes technical and conforming changes.
32	Money Appropriated in this Bill:
33	This bill appropriates in fiscal year 2020:
34	 to the State Board of Education - Minimum School Program - Related to Basic
35	School Programs - Student Health and Counseling Support Program, as an ongoing
36	appropriation:
37	• from the Education Fund, $\hat{S} \rightarrow [\$6,000,000] \$26,000,000 \leftarrow \hat{S}$;
38	 to the State Board of Education - Minimum School Program - Related to Basic
39	School Programs - Student Health and Counseling Support Program, as a one-time
40	appropriation:
41	• from the Education Fund, One-time, $\hat{S} \rightarrow [\$10,000,000] (\$10,000,000) \leftarrow \hat{S}$;
42	► to the Department of Human Services - Division of Substance Abuse and Mental
43	Health - Community Mental Health Services, as an ongoing appropriation:
44	• from the General Fund, (\$500,000); and
45	 to the University of Utah - SafeUT Crisis Text and Tip Line - SafeUT Operations,
46	as an ongoing appropriation:
47	• from the Education Fund, \$1,770,000.
48	Other Special Clauses:
49	This bill provides coordination clauses.
50	Utah Code Sections Affected:
51	AMENDS:
52	53F-2-519, as last amended by Laws of Utah 2018, Chapter 396 and renumbered and
53	amended by Laws of Utah 2018, Chapter 107
54	53G-8-202, as renumbered and amended by Laws of Utah 2018, Chapter 3
55	53G-8-203, as renumbered and amended by Laws of Utah 2018, Chapter 3

56	53G-9-703, as renumbered and amended by Laws of Utah 2018, Chapter 3
57	62A-15-116, as enacted by Laws of Utah 2018, Chapter 414
58	ENACTS:
59	53F-2-415, Utah Code Annotated 1953
60	62A-15-117 , Utah Code Annotated 1953
61	RENUMBERS AND AMENDS:
62	53B-17-1201, (Renumbered from 53E-10-501, as renumbered and amended by Laws of
63	Utah 2018, Chapter 1)
64	53B-17-1202, (Renumbered from 53E-10-502, as renumbered and amended by Laws of
65	Utah 2018, Chapter 1)
66	53B-17-1203, (Renumbered from 53E-10-503, as renumbered and amended by Laws of
67	Utah 2018, Chapter 1)
68	53B-17-1204, (Renumbered from 53E-10-504, as renumbered and amended by Laws of
69	Utah 2018, Chapter 1)
70	REPEALS:
71	53E-10-505, as renumbered and amended by Laws of Utah 2018, Chapter 1
72	53E-10-506, as enacted by Laws of Utah 2018, Chapter 414
73	Utah Code Sections Affected by Coordination Clause:
74	53B-17-1203 , Utah Code Annotated 1953
75	53B-17-1204 , Utah Code Annotated 1953
76	53E-1-201, as enacted by Laws of Utah 2018, Chapter 1
77	
78	Be it enacted by the Legislature of the state of Utah:
79	Section 1. Section 53B-17-1201 , which is renumbered from Section 53E-10-501 is
80	renumbered and amended to read:
81	[53E-10-501]. <u>53B-17-1201.</u> Definitions.
82	As used in this part:
83	(1) "Commission" means the <u>SafeUT and</u> School Safety [and Crisis Line] Commission
84	established in Section [53E-10-503] <u>53B-17-1203</u> .
85	(2) "University Neuropsychiatric Institute" means the mental health and substance
86	abuse treatment institute within the University of Utah Hospitals and Clinics.

87	Section 2. Section 53B-17-1202 , which is renumbered from Section 53E-10-502 is
88	renumbered and amended to read:
89	[53E-10-502]. <u>53B-17-1202.</u> SafeUT Crisis Line established.
90	The University Neuropsychiatric Institute shall:
91	(1) establish a [School Safety and] SafeUT Crisis Line to provide:
92	(a) a means for an individual to anonymously report:
93	(i) unsafe, violent, or criminal activities, or the threat of such activities at or near a
94	public school;
95	(ii) incidents of bullying, cyber-bullying, harassment, or hazing; and
96	(iii) incidents of physical or sexual abuse committed by a school employee or school
97	volunteer; and
98	(b) crisis intervention, including suicide prevention, to individuals experiencing
99	emotional distress or psychiatric crisis;
100	(2) provide the services described in Subsection (1) 24 hours a day, seven days a week;
101	and
102	(3) when necessary, or as required by law, promptly forward a report received under
103	Subsection (1)(a) to appropriate:
104	(a) school officials; and
105	(b) law enforcement officials.
106	Section 3. Section 53B-17-1203 , which is renumbered from Section 53E-10-503 is
107	renumbered and amended to read:
108	[53E-10-503]. <u>53B-17-1203.</u> SafeUT and School Safety Commission
109	established Members.
110	(1) There is created the <u>SafeUT and</u> School Safety [and Crisis Line] Commission
111	composed of the following members:
112	(a) one member who represents the Office of the Attorney General, appointed by the
113	attorney general;
114	(b) one member who represents the Utah public education system, appointed by the
115	State Board of Education;
116	(c) one member who represents the Utah System of Higher Education, appointed by the
117	State Board of Regents;

118 (d) one member who represents the Utah Department of Health, appointed by the 119 executive director of the Department of Health; 120 (e) one member of the House of Representatives, appointed by the speaker of the 121 House of Representatives; 122 (f) one member of the Senate, appointed by the president of the Senate; 123 (g) one member who represents the University Neuropsychiatric Institute, appointed by 124 the chair of the commission; 125 (h) one member who represents law enforcement who has extensive experience in 126 emergency response, appointed by the chair of the commission; 127 (i) one member who represents the Utah Department of Human Services who has 128 experience in youth services or treatment services, appointed by the executive director of the 129 Department of Human Services; and 130 (i) two members of the public, appointed by the chair of the commission. 131 (2) (a) Except as provided in Subsection (2)(b), members of the commission shall be 132 appointed to four-year terms. 133 (b) The length of the terms of the members shall be staggered so that approximately 134 half of the committee is appointed every two years. 135 (c) When a vacancy occurs in the membership of the commission, the replacement 136 shall be appointed for the unexpired term. (3) (a) The attorney general's designee shall serve as chair of the commission. 137 138 (b) The chair shall set the agenda for commission meetings. (4) Attendance of a simple majority of the members constitutes a quorum for the 139 140 transaction of official commission business. 141 (5) Formal action by the commission requires a majority vote of a quorum. 142 (6) (a) Except as provided in Subsection (6)(b), a member may not receive 143 compensation, benefits, per diem, or travel expenses for the member's service. 144 (b) Compensation and expenses of a member who is a legislator are governed by 145 Section 36-2-2 and Legislative Joint Rules, Title 5, Legislative Compensation and Expenses. 146 (7) The Office of the Attorney General shall provide staff support to the commission. 147 Section 4. Section 53B-17-1204, which is renumbered from Section 53E-10-504 is renumbered and amended to read: 148

149	[53E-10-504]. <u>53B-17-1204.</u> SafeUT and School Safety Commission duties
150	LEA governing board duties Fees.
151	(1) As used in this section:
152	(a) "LEA governing board" means:
153	(i) for a school district, the local school board;
154	(ii) for a charter school, the charter school governing board; or
155	(iii) for the Utah Schools for the Deaf and the Blind, the State Board of Education.
156	(b) "Local education agency" or "LEA" means:
157	(i) a school district;
158	(ii) a charter school; or
159	(iii) the Utah Schools for the Deaf and the Blind.
160	(2) The commission shall coordinate:
161	[(1)] (a) statewide efforts related to the [School Safety and] SafeUT Crisis Line; and
162	[(2)] (b) with the State Board of Education and the State Board of Regents to promote
163	awareness of the services available through the [School Safety and] SafeUT Crisis Line.
164	(3) An LEA governing board shall inform students, parents, and school personnel
165	about the SafeUT Crisis Line.
166	(4) (a) Except as provided in Subsection (4)(b), the University Neuropsychiatric
167	<u>Institute</u> may charge a fee to an institution of higher education or other entity for the use of the
168	SafeUT Crisis Line in accordance with the method described in Subsection (4)(c).
169	(b) The University Neuropsychiatric Institute may not charge a fee to the State Board
170	of Education or a local education agency for the use of the SafeUT Crisis Line.
171	(c) The commission shall establish a standard method for charging a fee described in
172	Subsection (4)(a).
173	Section 5. Section 53F-2-415 is enacted to read:
174	53F-2-415. Student health and counseling support Qualifying personnel
175	Distribution formula Rulemaking.
176	(1) As used in this section, "qualifying personnel" means a school counselor or other
177	counselor, school psychologist or other psychologist, school social worker or other social
178	worker, or school nurse who:
179	(a) is licensed; and

100	(b) conaborates with educators and a student's parent on:
181	(i) early identification and intervention of the student's academic and mental health
182	needs; and
183	(ii) removing barriers to learning and developing skills and behaviors critical for the
184	student's academic achievement.
185	(2) (a) Subject to legislative appropriations, and in accordance with Subsection (2)(b)
186	the state board shall distribute money appropriated under this section to LEAs to provide in a
187	school targeted school-based mental health support, including clinical services and
188	trauma-informed care, through employing or entering into contracts for services provided by
189	qualifying personnel.
190	(b) (i) The state board shall, after consulting with LEA governing boards, develop a
191	formula to distribute money appropriated under this section to LEAs.
192	(ii) The state board shall ensure that the formula described in Subsection (2)(b)(i)
193	incentivizes an LEA to provide school-based mental health support in collaboration with the
194	local mental health authority of the county in which the LEA is located.
195	(3) To qualify for money under this section, an LEA shall submit to the state board a
196	plan that includes:
197	(a) measurable goals approved by the LEA governing board on improving student
198	safety, student engagement, school culture, or academic achievement;
199	(b) how the LEA intends to meet the goals described in Subsection (3)(a) through the
200	use of the money;
201	(c) how the LEA is meeting the requirements related to parent education described in
202	Section 53G-9-703; and
203	(d) whether the LEA intends to provide school-based mental health support in
204	collaboration with the local mental health authority of the county in which the LEA is located
205	(4) The state board shall distribute money appropriated under this section to an LEA
206	that qualifies under Subsection (3):
207	(a) based on the formula described in Subsection (2)(b); and
208	(b) in an amount of money that the LEA equally matches using local or unrestricted
209	state money.
210	(5) An LEA may not use money distributed by the state board under this section to

211	supplant federal, state, or local money previously allocated to employ or enter into contracts for
212	services provided by qualified personnel.
213	(6) The state board shall make rules that establish:
214	(a) procedures for submitting a plan for and distributing money under this section;
215	(b) the formula the state board will use to distribute money to LEAs described in
216	Subsection (2)(b); and
217	(c) in accordance with Subsection (7), annual reporting requirements for an LEA that
218	receives money under this section.
219	(7) An LEA that receives money under this section shall submit an annual report to the
220	state board, including:
221	(a) progress toward achieving the goals submitted under Subsection (3)(a);
222	(b) if the LEA discontinues a qualifying personnel position, the LEA's reason for
223	discontinuing the position; and
224	(c) how the LEA, in providing school-based mental health support, complies with the
225	provisions of Section 53E-9-203.
226	(8) Beginning on or before July 1, 2019, the state board shall provide training that
227	instructs school personnel on the impact of childhood trauma on student learning, including
228	information advising educators against practicing medicine, giving a diagnosis, or providing
229	<u>treatment.</u>
230	(9) The state board may use up to 2% of an appropriation under this section for costs
231	related to the administration of the provisions of this section.
232	(10) Notwithstanding the provisions of this section, money appropriated under this
233	section may be used, as determined by the state board, for:
234	(a) the SafeUT Crisis Line described in Section 53B-17-1202; or
235	(b) youth suicide prevention programs described in Section 53G-9-702.
236	Section 6. Section 53F-2-519 is amended to read:
237	53F-2-519. Appropriation for school nurses.
238	(1) The State Board of Education shall distribute money appropriated for school nurses
239	to award grants to school districts and charter schools that:
240	(a) provide an equal amount of matching funds; and
241	(b) do not supplant other money used for school nurses.

242	(2) (a) A school district or charter school that is awarded a grant under this section
243	shall require each school nurse employed by the school district or charter school to complete
244	two hours of continuing nurse education on the emotional and mental health of students.
245	(b) The continuing nurse education described in Subsection (2)(a) shall include training
246	on:
247	(i) the awareness of, screening for, and triaging to appropriate treatment for mental
248	health problems;
249	(ii) trauma-informed care;
250	(iii) signs of mental illness;
251	(iv) alcohol and substance abuse;
252	(v) response to acute mental health crises; and
253	(vi) suicide prevention, including information about the 24-hour availability of the
254	[School Safety and] SafeUT Crisis Line established under Section [53E-10-502] 53B-17-1202.
255	Section 7. Section 53G-8-202 is amended to read:
256	53G-8-202. Public school discipline policies Basis of the policies
257	Enforcement.
258	(1) The Legislature recognizes that every student in the public schools should have the
259	opportunity to learn in an environment which is safe, conducive to the learning process, and
260	free from unnecessary disruption.
261	(2) (a) To foster such an environment, each local school board or governing board of a
262	charter school, with input from school employees, parents and guardians of students, students,
263	and the community at large, shall adopt conduct and discipline policies for the public schools
264	in accordance with Section 53G-8-211.
265	(b) A district or charter school shall base its policies on the principle that every student
266	is expected:
267	(i) to follow accepted rules of conduct; and
268	(ii) to show respect for other people and to obey persons in authority at the school.
269	(c) (i) On or before September 1, 2015, the State Board of Education shall revise the
270	conduct and discipline policy models for elementary and secondary public schools to include
271	procedures for responding to reports received through the [School Safety and] SafeUT Crisis
272	Line under Subsection [53E-10-502] <u>53B-17-1202</u> (3).

273 (ii) Each district or charter school shall use the models, where appropriate, in 274 developing its conduct and discipline policies under this chapter. 275 (d) The policies shall emphasize that certain behavior, most particularly behavior 276 which disrupts, is unacceptable and may result in disciplinary action. 277 (3) The local superintendent and designated employees of the district or charter school 278 shall enforce the policies so that students demonstrating unacceptable behavior and their 279 parents or guardians understand that such behavior will not be tolerated and will be dealt with 280 in accordance with the district's conduct and discipline policies. 281 Section 8. Section **53G-8-203** is amended to read: 282 53G-8-203. Conduct and discipline policies and procedures. (1) The conduct and discipline policies required under Section 53G-8-202 shall 283 284 include: 285 (a) provisions governing student conduct, safety, and welfare: 286 (b) standards and procedures for dealing with students who cause disruption in the classroom, on school grounds, on school vehicles, or in connection with school-related 287 288 activities or events: 289 (c) procedures for the development of remedial discipline plans for students who cause 290 a disruption at any of the places referred to in Subsection (1)(b): 291 (d) procedures for the use of reasonable and necessary physical restraint in dealing with 292 students posing a danger to themselves or others, consistent with Section 53G-8-302; 293 (e) standards and procedures for dealing with student conduct in locations other than 294 those referred to in Subsection (1)(b), if the conduct threatens harm or does harm to: 295 (i) the school; 296 (ii) school property; 297 (iii) a person associated with the school; or 298 (iv) property associated with a person described in Subsection (1)(e)(iii): 299 (f) procedures for the imposition of disciplinary sanctions, including suspension and 300 expulsion; 301 (g) specific provisions, consistent with Section 53E-3-509, for preventing and 302 responding to gang-related activities in the school, on school grounds, on school vehicles, or in 303 connection with school-related activities or events;

304	(h) standards and procedures for dealing with habitual disruptive or unsafe student
305	behavior in accordance with the provisions of this part; and
306	(i) procedures for responding to reports received through the [School Safety and]
307	SafeUT Crisis Line under Subsection [53E-10-502] 53B-17-1202(3).
308	(2) (a) Each local school board shall establish a policy on detaining students after
309	regular school hours as a part of the district-wide discipline plan required under Section
310	53G-8-202.
311	(b) (i) The policy described in Subsection (2)(a) shall apply to elementary school
312	students, grades kindergarten through six.
313	(ii) The board shall receive input from teachers, school administrators, and parents and
314	guardians of the affected students before adopting the policy.
315	(c) The policy described in Subsection (2)(a) shall provide for:
316	(i) notice to the parent or guardian of a student prior to holding the student after school
317	on a particular day; and
318	(ii) exceptions to the notice provision if detention is necessary for the student's health
319	or safety.
320	Section 9. Section 53G-9-703 is amended to read:
321	53G-9-703. Parent education Mental health Bullying Safety.
322	(1) (a) Except as provided in Subsection (4), a school district shall offer a seminar for
323	parents of students in the school district that:
324	(i) is offered at no cost to parents;
325	(ii) begins at or after 6 p.m.;
326	(iii) is held in at least one school located in the school district; and
327	(iv) covers the topics described in Subsection (2).
328	(b) (i) A school district shall annually offer one parent seminar for each 11,000
329	students enrolled in the school district.
330	(ii) Notwithstanding Subsection (1)(b)(i), a school district may not be required to offer
331	more than three seminars.
332	(c) A school district may:
333	(i) develop its own curriculum for the seminar described in Subsection (1)(a); or
334	(ii) use the curriculum developed by the State Board of Education under Subsection

335	(2).
336	(d) A school district shall notify each charter school located in the attendance
337	boundaries of the school district of the date and time of a parent seminar, so the charter school
338	may inform parents of the seminar.
339	(2) The State Board of Education shall:
340	(a) develop a curriculum for the parent seminar described in Subsection (1) that
341	includes information on:
342	(i) substance abuse, including illegal drugs and prescription drugs and prevention;
343	(ii) bullying;
344	(iii) mental health, depression, suicide awareness, and suicide prevention, including
345	education on limiting access to fatal means;
346	(iv) Internet safety, including pornography addiction; and
347	(v) the [School Safety and] SafeUT Crisis Line established in Section [53E-10-502]
348	<u>53B-17-1202</u> ; and
349	(b) provide the curriculum, including resources and training, to school districts upon
350	request.
351	(3) The State Board of Education shall report to the Legislature's Education Interim
352	Committee, by the October 2015 meeting, on:
353	(a) the progress of implementation of the parent seminar;
354	(b) the number of parent seminars conducted in each school district;
355	(c) the estimated attendance reported by each school district;
356	(d) a recommendation of whether to continue the parent seminar program; and
357	(e) if a local school board has opted out of providing the parent seminar, as described
358	in Subsection (4), the reasons why a local school board opted out.
359	(4) (a) A school district is not required to offer the parent seminar if the local school
360	board determines that the topics described in Subsection (2) are not of significant interest or
361	value to families in the school district.
362	(b) If a local school board chooses not to offer the parent seminar, the local school
363	board shall notify the State Board of Education and provide the reasons why the local school
364	board chose not to offer the parent seminar.
365	Section 10. Section 62A-15-116 is amended to read:

900	62A-15-116. Mobile crisis outreach team expansion.
367	(1) In consultation with the [Crisis Line] Mental Health Crisis Line Commission,
368	established in Section [53E-10-503] <u>63C-18-202</u> , the division shall award grants for the
369	development of five mobile crisis outreach teams:
370	(a) (i) in counties of the second, third, fourth, fifth, or sixth class; or
371	(ii) in counties of the first class, if no more than two mobile crisis outreach teams are
372	operating or have been awarded a grant to operate in the county; and
373	(b) to provide mental health crisis services 24 hours per day, 7 days per week, and
374	every day of the year.
375	(2) The division shall prioritize the award of a grant described in Subsection (1) to
376	entities, based on:
377	(a) the number of individuals the proposed mobile crisis outreach team will serve; and
378	(b) the percentage of matching funds the entity will provide to develop the proposed
379	mobile crisis outreach team.
380	(3) An entity does not need to have resources already in place to be awarded a grant
381	described in Subsection (1).
382	(4) In consultation with the [Crisis Line] Mental Health Crisis Line Commission,
383	established in Section [53E-10-503] <u>63C-18-202</u> , the division shall make rules, in accordance
384	with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, for the application and award
385	of the grants described in Subsection (1).
386	Section 11. Section 62A-15-117 is enacted to read:
387	62A-15-117. Medicaid reimbursement for school-based health services Report
388	to Legislature.
389	(1) As used in this section, "individualized education program" or "IEP" means a
390	written statement for a student with a disability that is developed, reviewed, and revised in
391	accordance with the Individuals with Disabilities Education Act, 20 U.S.C. Sec. 1400 et seq.
392	(2) The division shall coordinate with the State Board of Education, the Department of
393	Health, and stakeholders to address and develop recommendations related to:
394	(a) the expansion of Medicaid reimbursement for school-based health services,
395	including how to expand Medicaid-eligible school-based services beyond the services for
396	students with IEPs; and

397	(b) other areas concerning Medicaid reimbursement for school-based health services,
398	including the time threshold for medically necessary IEP services.
399	(3) The division, the State Board of Education, and the Department of Health shall
400	jointly report the recommendations described in Subsection (2) to the Education Interim
401	Committee on or before August 15, 2019.
402	Section 12. Repealer.
403	This bill repeals:
404	Section 53E-10-505, State Board of Education and local boards of education to
405	update policies and promote awareness.
406	Section 53E-10-506, Higher education implementation of School Safety and Crisis
407	Line.
408	Section 13. Appropriation.
409	The following sums of money are appropriated for the fiscal year beginning July 1,
410	2019, and ending June 30, 2020. These are additions to amounts previously appropriated for
411	fiscal year 2020. Under the terms and conditions of Title 63J, Chapter 1, Budgetary Procedures
412	Act, the Legislature appropriates the following sums of money from the funds or accounts
413	indicated for the use and support of the government of the state of Utah.
414	<u>ITEM 1</u>
415	To State Board of Education - Minimum School Program - Related to Basic School
416	<u>Programs</u>
417	From Education Fund $\hat{S} \rightarrow [$ $\underline{\$6,000,000}]$ $\underline{\$26,000,000}$ $\leftarrow \hat{S}$
418	From Education Fund, One-time $\hat{S} \rightarrow [$ $\underline{\$10,000,000}]$ $(\$10,000,000)$ $\leftarrow \hat{S}$
419	Schedule of Programs:
420	Student Health and Counseling
421	Support Program \$16,000,000
422	The Legislature intends that the State Board of Education use the appropriation
423	provided under this item for the purposes described in Section 53F-2-415.
424	ITEM 2
425	To Department of Human Services - Division of Substance Abuse and Mental Health
426	From General Fund (\$500,000)
427	Schedule of Programs:

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428	Community Mental Health Services	<u>(\$500,000)</u>
429	ITEM 3	
430	To University of Utah - SafeUT Crisis Text and Tip Line	
431	From Education Fund	\$1,770,000
432	Schedule of Programs:	
433	SafeUT Operations	\$1,770,000
434	Section 14. Coordinating H.B. 373 with S.B. 14 Subst	antive language.
435	If this H.B. 373 and S.B. 14, Education Reporting Requiren	nents, both pass and become
436	law, it is the intent of the Legislature that the Office of Legislative	Research and General
437	Counsel prepare the Utah Code database for publication by:	
438	(1) inserting the following language as a new Subsection 53E-1-201(2)(j):	
439	"(j) the report described in Section 62A-15-117 by the Division of Substance Abuse	
440	and Mental Health, the State Board of Education, and the Department of Health regarding	
441	recommendations related to Medicaid reimbursement for school-based health services;"; and	
442	(2) renumbering remaining subsections accordingly.	
443	Section 15. Coordinating H.B. 373 with H.B. 27 Supe	rseding technical and
444	substantive amendments.	
445	If this H.B. 373 and H.B. 27, Public Education Definitions	Amendments, both pass and
446	become law, it is the intent of the Legislature that when the Office of Legislative Research and	
447	General Counsel prepares the Utah Code database for publication:	
448	(1) Section 53B-17-1203 in this bill supersedes Section 53E-10-503 in H.B. 27; and	
449	(2) Section 53B-17-1204 in this bill supersedes Section 53E-10-504 in H.B. 27.	